

I certify that the attached is a true and correct copy of the document which was filed of record in the Chief Clerk's Office and referred to the committee on:

Chief Clerk of the House

FILED FEB 0 8 1995

By Hampe

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HJ.R. NO. 104

A JOINT RESOLUTION

proposing a constitutional amendment relating to the prohibition on increasing the total amount of ad valorem taxes imposed on the residence homestead of an elderly person.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1. Section 1-b(d), Article VIII, Texas Constitution, is amended to read as follows:

(d) Except as otherwise provided by this subsection, if a person receives any [the] residence homestead exemption prescribed [Subsection--(c)--of] this section for homesteads of persons sixty-five (65) years of age or older, the total amount of valorem taxes imposed on that homestead [for-general-elementary-and secondary--public--school--purposes] may not be increased while it remains the residence homestead of that person or that person's spouse who receives the exemption. If a person sixty-five (65) years of age or older dies in a year in which the person received the exemption, the total amount of ad valorem taxes imposed on the homestead [for--general--elementary--and--secondary--public--school purposes | may not be increased while it remains the residence homestead of that person's surviving spouse if the spouse is fifty-five (55) years of age or older at the time of the person's death, subject to any exceptions provided by general law. taxes otherwise limited by this subsection may be increased to the extent the value of the homestead is increased by improvements other than repairs or improvements made to comply with governmental The second of the state of the second of the

Broken D. W. March Control of the Anna Providence

requirements. 1

SECTION 2. This proposed constitutional amendment shall be 2 submitted to the voters at an election to be held on November 7, 3 1995. The ballot shall be printed to permit voting for or against 4 "The constitutional amendment prohibiting the proposition: 5 increasing the total amount of ad valorem taxes imposed on the 6

HOUSE COMMITTEE REPORT \$5 MIR 22 PM 7: 141

1st Printing

By Hamric H.J.R. No. 64

Substitute the following for H.J.R. No. 64:

By Craddick

C.S.H.J.R. No. 64

millSection in the section

A JOINT RESOLUTION

1 proposing a constitutional amendment exempting from ad valorem

taxation the residence homestead of the surviving spouse of an

3 elderly person.

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BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1. Section 1-b, Article VIII, Texas Constitution, is

amended by adding Subsection (f) to read as follows:

7 (f) The surviving spouse of a person who received an 8 exemption under Subsection (b) of this section for the residence 9 homestead of a person sixty-five (65) years of age or older is entitled to an exemption for the same property from the same 10 11 political subdivision in an amount equal to that of the exemption 12 received by the deceased spouse if the deceased spouse died in a year in which the deceased spouse received the exemption, the 13 14 surviving spouse was fifty-five (55) years of age or older when the 15 deceased spouse died, and the property was the residence homestead 16 of the surviving spouse when the deceased spouse died and remains 17 the residence homestead of the surviving spouse. A person who receives an exemption under Subsection (b) of this section is not 18 19 entitled to an exemption under this subsection. The legislature by 20 general law may prescribe procedures for the administration of this

22 SECTION 2. This proposed constitutional amendment shall 23

submitted to the voters at an election to be held November 7, 1995.

24 The ballot shall be printed to provide for voting for or against

subsection.

C.S.H.J.R. No. 64

- the proposition: "The constitutional amendment exempting from ad
- 2 valorem taxation the residence homestead of the surviving spouse of
- 3 an elderly person."

COMMITTEE REPORT

The Honorable	Pete Laney	
Speaker of the	House of Representatives	s

absent

3-14-95 (date)

Sir:				(/
We, your COMMITTEE ON WA	AVS AND MEANS			
to whom was referred	TR LU			
to whom was referred	that it	have had the sar	me under conside	eration and beg to repo
() do pass, without amendm () do pass, with amendment (×) do pass and be not printed	(2)	ee Substitute is recommend	led in lieu of the	original manages
(X) yes () no A fiscal no	te was requested		ied iii lied Of (fie (onginai measure.
() yes (X) no A criminal		tomont was requested		
() yes (X) no An equaliz	ed educational funding	impact statement was requested.	A	
() yes (X) no An actuaria	al analysis was requeste	anpaci statement was requi	estea.	
()yes (Ⅺ no A water de	velopment policy impac	t statement was requested		
() The Committee recommer	ids that this measure be	e sent to the Committee or	l aaal aad 0	
For Senate Measures: House S	inoneor	sour to the Committee Ou	Local and Conse	nt Calendars.
Joint Sponsors				
Co-Sponsors:				
The measure was reported from				
Craddick, Ch.	AYE	NAY	PNV	ABSENT
Wolens, V.C.				
Finnell	X			
Heflin				X
Holzheauser				
Hom				 X
Hunter, T.				
Marchant	Y			X
Oliveira				
Place	Y			
Romo				
Q				
Total	aye		2 _	
· - /- ·	nay		In Call	, ,
	present, not voting	CHAIRMAN	capp	-

BILL ANALYSIS

Ways & Means Committee C.S.H.J.R. 64 By: Hamric March 22, 1995 Committee Report (Substituted)

BACKGROUND

Presently, Section 11.13, Tax Code, limits the school district portion of ad valorem taxes for persons who are 65 or older for their residence homesteads. The total amount of school district taxes are limited to the amount in the first year of eligibility. The Texas Constitution provides that in the event of death, if the surviving spouse is at least 55 years old, the surviving spouse continues to qualify for the school district tax limitation. However, other taxing units that elect to offer an exemption to elderly people cannot exempt a surviving spouse that is over 55.

PURPOSE

The resolution proposes a constitutional amendment extending the current ad valorem tax exemptions for the elderly to a surviving spouse that is over 55.

RULEMAKING AUTHORITY

It is the committee's opinion that this bill does not expressly grant any additional rulemaking authority to a state officer, department, agency, or institution.

SECTION BY SECTION ANALYSIS

SECTION 1. Amends Section 1-b, Article VIII, Texas Constitution, by adding Subsection (f).

(f) Provides for the exemption of ad valorem taxation for the residence homestead of a surviving spouse over 55 to the same extent as the deceased spouse. Also limits the exemptions on surviving spouses to either the over-65 exemptions, or the surviving spouse exemptions, but not both. Provides for the Legislature to prescribe procedures for the administration of this subsection.

SECTION 2. Election Date: November 7, 1995; Sets language for the ballot.

COMPARISON OF ORIGINAL TO SUBSTITUTE

The original resolution, H.J.R. 64, would extend the tax limitations on the residence homestead of a person that is over 65 to all taxing units, thereby limiting the total amount of ad valorem taxes imposed. This limitation would then be passed on to a surviving spouse that is over 55 (similar to the current school tax limitation).

C.S.H.J.R. 64, would pass on the current amount of exemptions that a person over 65 receives on their residence homestead to the surviving spouse if that person is over 55.

SUMMARY OF COMMITTEE ACTION

Public notice was posted in accordance with the rules, and a public hearing was held on February 28, 1995. Representative Hamric explained the resolution. Without objection, H.J.R. 64 was left pending before the committee.

On March 14, 1995, the committee met in a public hearing. Representative Hamric explained the substitute. Without objection, the committee adopted C.S.H.J.R. 64, by Craddick. By a record vote of 8 ayes, 0 nays, 0 present not voting and 3 absent, the committee voted to report H.J.R. 64 to the House as substituted with the recommendation that it do pass.

Testimony received in favor of the bill:

Alice J. Bixby, representing herself George H. Moff, representing himself (substituted version) Leonard Spearman, representing Harris Cty. Judge, Robert Eckels

Neutral testimony received on the bill:

Jim Robinson, representing the Harris Cty. Appraisal Dist.

Dan Wilson, representing the Comptroller of Public Accounts-Property Tax

Division

FISCAL NOTE 74th Regular Session

March 21, 1995

TO: Honorable Tom Craddick, Chair Committee on Ways & Means House of Representatives Austin, Texas

IN RE: Committee Substitute for House Joint Resolution No. 64

FROM: John Keel, Director

In response to your request for a Fiscal Note on House Joint Resolution No. 64 (proposing a constitutional amendment exempting from ad valorem taxation the residential homestead of the surviving spouse of an elderly person.) this office has determined the following:

The resolution proposes a constitutional amendment which, if adopted, would provide for the extension of a tax exemption provided for an individual who is disabled or is 65 or older, to a surviving spouse is was 55 or older when the deceased spouse died.

No significant fiscal implication to the State or units of local government is anticipated, other than the cost of publication.

The cost to the state for publication of the resolution is \$90,000.

Source:

LBB Staff: JK, BR, DF

FISCAL NOTE 74th Regular Session

February 27, 1995

TO: Honorable Tom Craddick, Chair Committee on Ways & Means House of Representatives

House of Representatives

Austin, Texas

IN RE: House Joint Resolution

No. 64 By: Hamric

FROM: John Keel, Director

In response to your request for a Fiscal Note on House Joint Resolution No. 64 (Proposing a constitutional amendment relating to the prohibition on increasing the total amount of ad valorem taxes imposed on the residence homestead of an elderly person.) this office has determined the following:

The resolution proposes a constitutional amendment which, if adopted, would provide for the extension of the tax limitation on over-65 homesteads to all taxing units.

The fiscal implications of the resolution's provisions on the State and units of local government would depend on enabling legislation, such as House Bill 1127 or similar legislation.

The cost to the State for publication of the resolution is \$90,000.

Source:

Comptroller of Public Accounts

LBB Staff: JK, BR, DF

ADOPTED APR 1 1 1996

Chief Clerk
House of Representatives

Substitute the following for HJ.R. No

J.R. NO.

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C.S. J.R.

A JOINT RESOLUTION

proposing a constitutional amendment exempting from ad valorem taxation the residence homestead of the surviving spouse of an elderly person.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1. Section 1-b, Article VIII, Texas Constitution, is amended by adding Subsection (f) to read as follows:

The surviving spouse of a person who received an exemption under Subsection (b) of this section for the residence homestead of a person sixty-five (65) years of age or older is entitled to an exemption for the same property from the same political subdivision in an amount equal to that of the exemption received by the deceased spouse if the deceased spouse died in a year in which the deceased spouse received the exemption, the surviving spouse was fifty-five (55) years of age or older when the deceased spouse died, and the property was the residence homestead of the surviving spouse when the deceased spouse died and remains the residence homestead of the surviving spouse. A person who receives an exemption under Subsection (b) of this section is not entitled to an exemption under this subsection. The legislature by general law may prescribe procedures for the administration of this subsection.

SECTION 2. This proposed constitutional amendment shall be submitted to the voters at an election to be held November 7, 1995. The ballot shall be printed to provide for voting for or against

- 1 the proposition: "The constitutional amendment exempting from ad
- 2 valorem taxation the residence homestead of the surviving spouse of
- 3 an elderly person."

HOUSE ENGROSSMENT

By Hamric

H.J.R. No. 64

A JOINT RESOLUTION

proposing a constitutional amendment exempting from ad valorem

taxation the residence homestead of the surviving spouse of an

elderly person.

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BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1. Section 1-b, Article VIII, Texas Constitution, is

amended by adding Subsection (f) to read as follows:

7 (f) The surviving spouse of a person who received an
8 exemption under Subsection (b) of this section for the residence
9 homestead of a person sixty-five (65) years of age or older is
10 entitled to an exemption for the same property from the same
11 political subdivision in an amount equal to that of the exemption

received by the deceased spouse if the deceased spouse died in a year in which the deceased spouse received the exemption, the

surviving spouse was fifty-five (55) years of age or older when the

deceased spouse died, and the property was the residence homestead

of the surviving spouse when the deceased spouse died and remains

the residence homestead of the surviving spouse. A person who

receives an exemption under Subsection (b) of this section is not

entitled to an exemption under this subsection. The legislature by

general law may prescribe procedures for the administration of this

21 <u>subsection</u>.

22 SECTION 2. This proposed constitutional amendment shall be

23 submitted to the voters at an election to be held November 7, 1995.

The ballot shall be printed to provide for voting for or against

H.J.R. No. 64

- the proposition: "The constitutional amendment exempting from ad
- 2 valorem taxation the residence homestead of the surviving spouse of
- 3 an elderly person."

By: Hamric (Senate Sponsor - Henderson)

(In the Senate - Received from the House April 12, 1995;

April 18, 1995, read first time and referred to Committee on Finance; May 9, 1995, reported favorably by the following vote: Yeas 8, Nays 0; May 9, 1995, sent to printer.)

HOUSE JOINT RESOLUTION

proposing a constitutional amendment exempting from ad valorem taxation the residence homestead of the surviving spouse of an elderly person.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1. Section 1-b, Article VIII, Texas Constitution, is amended by adding Subsection (f) to read as follows:

(f) The surviving spouse of a person who received an exemption under Subsection (b) of this section for the residence homestead of a person sixty-five (65) years of age or older is entitled to an exemption for the same property from the same political subdivision in an amount equal to that of the exemption received by the deceased spouse if the deceased spouse died in a year in which the deceased spouse received the exemption, the surviving spouse was fifty-five (55) years of age or older when the deceased spouse died, and the property was the residence homestead of the surviving spouse when the deceased spouse died and remains the residence homestead of the surviving spouse. A person who receives an exemption under Subsection (b) of this section is not entitled to an exemption under this subsection. The legislature by general law may prescribe procedures for the administration of this subsection.

SECTION 2. This proposed constitutional amendment shall be submitted to the voters at an election to be held November 7, 1995. The ballot shall be printed to provide for voting for or against the proposition: "The constitutional amendment exempting from ad valorem taxation the residence homestead of the surviving spouse of

an elderly person."

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BILL ANALYSIS

Senate Research Center

H.J.R. 64
By: Hamric (Sponsor)
Finance
05-01-95
Engrossed

BACKGROUND

Current law limits a school district portion of ad valorem taxes for persons who are 65 or older for their residence homesteads. The total amount of school district taxes are limited to the amount in the first year of eligibility. The Texas Constitution provides that in the event of death, if the surviving spouse is at least 55 years old, the surviving spouse continues to qualify for the school district tax limitation. However, other taxing units that elect to offer an exemption to elderly people cannot exempt a surviving spouse that is over 55 years old.

PURPOSE

As proposed, H.J.R. 64 requires submission to the voters of a constitutional amendment exempting from ad valorem taxation the residence homestead of the surviving spouse of an elderly person.

RULEMAKING AUTHORITY

It is the committee's opinion that this bill does not grant any additional rulemaking authority to a state officer, institution, or agency.

SECTION BY SECTION ANALYSIS

SECTION 1. Amends Section 1-b, Article VIII, Texas Constitution, by adding Subsection (f), as follows:

(f) Entitles the surviving spouse of a person who received an exemption under Subsection (b) of this section for the residence homestead of a person 65 years of age or older to an exemption for the same property from the same political subdivision in an amount equal to that of the exemption received by the deceased spouse if the deceased spouse died in a year in which the deceased spouse received the exemption, the surviving spouse was 55 years of age or older when the deceased spouse died, and the property was the residence homestead of the surviving spouse when the deceased spouse died and remains the residence homestead of the surviving spouse. Provides that a person who receives an exemption under Subsection (b) of this section is not entitled to an exemption under this subsection. Authorizes the legislature by general law to prescribe procedures for the administration of this subsection.

SECTION 2. Requires this constitutional amendment to be submitted to the voters at an election to be held November 7, 1995. Sets forth the required language for the ballot.

BILL ANALYSIS

Senate Research Center

H.J.R. 64 By: Hamric (Sponsor) Finance 05-10-95

Senate Committee Report (Unamended)

BACKGROUND

Current law limits a school district portion of ad valorem taxes for persons who are 65 or older for their residence homesteads. The total amount of school district taxes are limited to the amount in the first year of eligibility. The Texas Constitution provides that in the event of death, if the surviving spouse is at least 55 years old, the surviving spouse continues to qualify for the school district tax limitation. However, other taxing units that elect to offer an exemption to elderly people cannot exempt a surviving spouse that is over 55 years old.

PURPOSE

As proposed, H.J.R. 64 requires submission to the voters of a constitutional amendment exempting from ad valorem taxation the residence homestead of the surviving spouse of an elderly person.

RULEMAKING AUTHORITY

It is the committee's opinion that this bill does not grant any additional rulemaking authority to a state officer, institution, or agency.

SECTION BY SECTION ANALYSIS

SECTION 1. Amends Section 1-b, Article VIII, Texas Constitution, by adding Subsection (f), as follows:

(f) Entitles the surviving spouse of a person who received an exemption under Subsection (b) of this section for the residence homestead of a person 65 years of age or older to an exemption for the same property from the same political subdivision in an amount equal to that of the exemption received by the deceased spouse if the deceased spouse died in a year in which the deceased spouse received the exemption, the surviving spouse was 55 years of age or older when the deceased spouse died, and the property was the residence homestead of the surviving spouse when the deceased spouse died and remains the residence homestead of the surviving spouse. Provides that a person who receives an exemption under Subsection (b) of this section is not entitled to an exemption under this subsection. Authorizes the legislature by general law to prescribe procedures for the administration of this subsection.

SECTION 2. Requires this constitutional amendment to be submitted to the voters at an election to be held November 7, 1995. Sets forth the required language for the ballot.

FAVORABLE SENATE COMMITTEE REPORT ON

SB SCR SJR SR HB HCR (HJR)

We, your Committee on	FINANCI	Đ	_, to which was:	referred the atta	ached measure
have on 5-9-3 (date of heari back with the recommendation (s) the	95, ha	ad the same unde			
(4 do pass and be printed					
() do pass and be ordered not print	ed				
() and is recommended for placeme		and IIncontected	Pilla Colondon		
			bilis Calendar.		
A fiscal note was requested.	(4) yes	() no			
A revised fiscal note was requested.	() yes	(4) no			
An actuarial analysis was requested.	. () yes	(4 no			
Compident & burney beautiful	()	()			
Considered by subcommittee. The measure was reported from Com					
The measure was reported from Com		ollowing vote:	MAW	A DODAY	7 1.77
The measure was reported from Com			NAY	ABSENT	PNV
The measure was reported from Com Montford, Chair		ollowing vote:	NAY	ABSENT	PNV
The measure was reported from Com		ollowing vote:	NAY	ABSENT	PNV
The measure was reported from Com Montford, Chair Brown, Vice-Chair		ollowing vote:	NAY	ABSENT	PNV
The measure was reported from Com Montford, Chair Brown, Vice-Chair Barrientos		ollowing vote:	NAY		PNV
Montford, Chair Brown, Vice-Chair Barrientos Bivins Ellis Lucio		ollowing vote:	NAY		PNV
Montford, Chair Brown, Vice-Chair Barrientos Bivins Ellis Lucio Moncrief		ollowing vote:	NAY		PNV
Montford, Chair Brown, Vice-Chair Barrientos Bivins Ellis Lucio Moncrief Ratliff		ollowing vote:	NAY		PNV
Montford, Chair Brown, Vice-Chair Barrientos Bivins Ellis Lucio Moncrief Ratliff Rosson		ollowing vote:	NAY		PNV
Montford, Chair Brown, Vice-Chair Barrientos Bivins Ellis Lucio Moncrief Ratliff Rosson Sibley		ollowing vote:	NAY		PNV
Montford, Chair Brown, Vice-Chair Barrientos Bivins Ellis Lucio Moncrief Ratliff Rosson Sibley Truan		ollowing vote:	NAY		PNV
Montford, Chair Brown, Vice-Chair Barrientos Bivins Ellis Lucio Moncrief Ratliff Rosson Sibley		ollowing vote:	NAY		PNV

COMMITTEE ACTION

CHAIRMAN

S270 Considered in public hearing S270 Testimony taken

Paper clip the original and one copy of this signed form to the original bill Retain one copy of this form for Committee files

COMMITTEE CLERK

FISCAL NOTE 74th Regular Session

April 18, 1995

TO: Honorable Senator John T. Montford, Chair

Committee on Finance

Senate

Austin, Texas

IN RE: House Joint Resolution

No. 64, as engrossed

By: Hamric

FROM: John Keel, Director

In response to your request for a Fiscal Note on House Joint Resolution No. 64 (Proposing a constitutional amendment exempting from ad valorem taxation the residence homestead of the surviving spouse of an elderly person.) this office has determined the following:

No significant fiscal implication to the State or units of local government is anticipated, other than the cost of publication.

The cost to the state for publication of the resolution is \$90,000.

Source:

LBB Staff: JK, RS, DF

FISCAL NOTE 74th Regular Session

March 21, 1995

TO: Honorable Tom Craddick, Chair Committee on Ways & Means House of Representatives Austin, Texas IN RE: Committee Substitute for House Joint Resolution No. 64

FROM: John Keel, Director

In response to your request for a Fiscal Note on House Joint Resolution No. 64 (proposing a constitutional amendment exempting from ad valorem taxation the residential homestead of the surviving spouse of an elderly person.) this office has determined the following:

The resolution proposes a constitutional amendment which, if adopted, would provide for the extension of a tax exemption provided for an individual who is disabled or is 65 or older, to a surviving spouse is was 55 or older when the deceased spouse died.

No significant fiscal implication to the State or units of local government is anticipated, other than the cost of publication.

The cost to the state for publication of the resolution is \$90,000.

Source:

LBB Staff: JK, BR, DF

FISCAL NOTE 74th Regular Session

February 27, 1995

TO: Honorable Tom Craddick, Chair Committee on Ways & Means House of Representatives Austin, Texas IN RE: House Joint Resolution No. 64 By: Hamric

FROM: John Keel, Director

In response to your request for a Fiscal Note on House Joint Resolution No. 64 (Proposing a constitutional amendment relating to the prohibition on increasing the total amount of ad valorem taxes imposed on the residence homestead of an elderly person.) this office has determined the following:

The resolution proposes a constitutional amendment which, if adopted, would provide for the extension of the tax limitation on over-65 homesteads to all taxing units.

The fiscal implications of the resolution's provisions on the State and units of local government would depend on enabling legislation, such as House Bill 1127 or similar legislation.

The cost to the State for publication of the resolution is \$90,000.

Source:

Comptroller of Public Accounts

LBB Staff: JK, BR, DF



H.J.R. No. 64

A JOINT RESOLUTION

proposing a constitutional amendment exempting from ad valorem taxation the residence homestead of the surviving spouse of an

3 elderly person.

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BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

5 SECTION 1. Section 1-b, Article VIII, Texas Constitution, is 6 amended by adding Subsection (f) to read as follows:

(f) The surviving spouse of a person who received an exemption under Subsection (b) of this section for the residence homestead of a person sixty-five (65) years of age or older is entitled to an exemption for the same property from the same political subdivision in an amount equal to that of the exemption received by the deceased spouse if the deceased spouse died in a year in which the deceased spouse received the exemption, the surviving spouse was fifty-five (55) years of age or older when the deceased spouse died, and the property was the residence homestead of the surviving spouse when the deceased spouse died and remains the residence homestead of the surviving spouse. A person who receives an exemption under Subsection (b) of this section is not entitled to an exemption under this subsection. The legislature by general law may prescribe procedures for the administration of this subsection.

SECTION 2. This proposed constitutional amendment shall be submitted to the voters at an election to be held November 7, 1995. The ballot shall be printed to provide for voting for or against

H.J.R. No. 64

- the proposition: "The constitutional amendment exempting from ad
- 2 valorem taxation the residence homestead of the surviving spouse of
- 3 an elderly person."

Presid	lent of the Senate	Speaker of the House
I ce	ertify that H.J.R. No. 64	was passed by the House on April
11, 1995,	by the following vote:	Yeas 142, Nays 0, 1 present, not
voting.		
		Chief Clerk of the House
I ce	ertify that H.J.R. No. 64	was passed by the Senate on May
15, 1995,	by the following vote:	Yeas 30, Nays 0, 1 present, not
voting.		
		Secretary of the Senate
RECEIVED:		
	Date	
	Secretary of State	

Preside	ent of the Senate	Speaker of the House
_		was passed by the House on (1)
Yeas /42,	, Nays <u>) / pre</u>	1995, by the following vote: sent, not voting (4)
		Chief Clerk of the House
		was passed by the Senate on 1995, by the following vote: resent, not voting
(6)		(7)
		Secretary of the Senate
RECEIVED:		
	Date	
•	Secretary of State	

**** Preparation: CT23;

** * * * * * * * * * * * * * * * * * * *	64
H.J.R. No.	Q7

OTHER SENATE ACTION:

William .

By Hamre	
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Proposing a constitutional amendment relating to the prohibition on increasing the total amount of ad valorem taxes imposed on the residence homestead of an elderly person.

	*
FEB 8 1995	Filed with the Chief Clerk
FEB 9 1995	Read first time and referred to Committee on WAYS AND MEANS
3-14-95	Reportedfavorably (as amended) (as substituted)
MAR 23 1995	Sent to Committee on Calendars
APR 11 1995	Read second time (comm. subst.) (amended) and adopted (passed to third reading) by a record vote of
	Read third time (amended) and finally adopted (failed of adoption) by a record vote of yeas, nays, present, not voting
APR 1 1 1995	Engrossed Cutthia Cerhardt
APR 1 2 1995	Sent to Senate CHIEF CLERK OF THE HOUSE
OTHER HOUSE ACTIO	ON:
APR 12 1995	Received from the House
APR 1 8 1995	Read and referred to Committee on
MAY 0 9 1995	Reported favorably
	Reported adversely, with favorable Committee Substitute; Committee Substitute read first time
	Ordered not printed
	Laid before the Senate
MAY 1 5 1995	Senate and Constitutional Rules to permit consideration suspended by (unanimous consent) nays)
MAY 1 5 1995	Read second time,, and passed to third reading by (unanimous consent)
•	(<u>yeas,</u> nays)
MAY 1 5 1995	Senate and Constitutional 3 Day Rules suspended by a vote of 30 yeas, 0 nays
MAY 1 5 1995	Senate and Constitutional 3 Day Rules suspended by a vote of 30 yeas, 0 nays /pw/ Read third time,, and passed by 30 yeas, 0 nays /pw/
5-15-95	Returned to the House SECRETARY OF THE SENATE

11A1 13 1993	Returned from the Senate (as substituted) (with amendments)
	House concurred in Senate amendments by a (non-record vote) (record vote of yeas, nays, present, not voting)
	House refused to concur in Senate amendments and requested the appointment of a conference committee by a (non-record vote) (record vote of
	House conferees appointed:, Chair;,
	Senate granted House request. Senate conferees appointed:, Chair;
	Conference committee report adopted (rejected) by the House by a record vote of yeas, present, not voting
	Conference committee report adopted (rejected) by the Senate by a record vote of yeas,